UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

ERIC CERVINI, et al.,

Plaintiffs,

Civil Action No. 1:21-cv-00565-RP

v.

Hon. Robert Pitman

ELIAZAR CISNEROS, et al.,

Defendants

ELIAZAR CISNEROS' PRE-TRIAL FILINGS

- I. <u>Eliazar Cisneros' List of Questions He Desires the Court to Ask</u>

 Prospective Jurors, W.D. Tex. L.R. 16(a)(1):
- II. <u>Eliazar Cisneros' Statement of the Plaintiffs' Claims and the</u>

 <u>Defendants' Defenses, W.D. Tex. L.R. 16(a)(2):</u>

Plaintiffs David Gins, Timothy Holloway, and Wendy Davis ("Plaintiffs") have brought three claims against Defendants Eliazar Cisneros, Randi Ceh, Steve Ceh, Joeylynn Mesaros, Robert Mesaros, and Eliazar Cisneros ("Defendants") seeking monetary damages. In Claim I, Plaintiffs allege that Defendants "violated 42 U.S.C. § 1985(3)" also referred to as the Ku Klux Klan Act, "by conspiring with each other and others to knowingly intimidate constitutionally eligible voters by physically assaulting, threatening, and harassing Plaintiffs while driving on I-35." ECF No. 151, Pls' First Amend. Compl. at 59 ¶ 148. In Claim II, Plaintiffs allege that the Defendants are liable for Civil Conspiracy under Texas State Law. In Claim III,

Plaintiffs allege that Defendants are liable for Assault under Texas State Law. Defendants deny the allegations. Defendants assert that they are not liable for damages for Claims I, II, and III because Plaintiffs cannot establish the required elements to their claims or their requested damages. Defendants also assert that even if the Plaintiffs were to satisfy the elements of their claims, that Defendants' actions constituted protected speech and association under the First Amendment which provides a complete defense from liability. U.S. const. amend. I.

III. Stipulated Facts, W.D. Tex. L.R. 16(a)(3):

Plaintiffs Eric Cervini, Wendy Davis, David Gins, and Timothy Holloway, and Defendant Eliazar Cisneros jointly stipulate to the following:

	Fact
1.	In 2020, Eric Cervini was a volunteer for the Biden-Harris Presidential Campaign.
2.	In 2020, Wendy Davis was a candidate for U.S. Congress and a surrogate for the Biden-Harris Presidential Campaign.
3.	In 2020, David Gins was staffer for the Biden-Harris Presidential Campaign.
4.	In 2020, Timothy Holloway was an independent contractor hired to drive the Biden-Harris Presidential Campaign Bus.
5.	Robert Mesaros drove a Ford F-150, Texas license plate # NJX 1701, with Trump flags, American and patriotic flags-on October 30, 2020 on I-35.
6.	Randi Ceh was one of the leaders of the New Braunfels Trump Train.
7.	Randi Ceh used Facebook to communicate with members of the New Braunfels Trump Train.

8.	Steve Ceh was the leader of the New Braunfels Trump Train.
9.	Steve Ceh used Facebook to communicate with members of the New Braunfels Trump Train.
10.	On the evening of October 29, 2020, Dolores Park posted a digital flyer to Facebook stating "BRING FLAGS & WEAR YOUR TRUMP GEAR[.]"
11.	Eliazar Cisneros drove a Cadillac SRX, Texas License Plate # KVH 4567, on I-35 on October 30, 2020.
12.	Eliazar Cisneros drove a Ford F-150, Texas License Plate # 67555 DV, on I-35 on October 30, 2020.

IV. Exhibit List, W.D. Tex. L.R. 16(a)(4):

Pursuant to Rule 26(a)(3)(A)(iii), Defendant Eliazar Cisneros, identifies the following documents and other exhibits, including summaries of other evidence, that Defendant Eliazar Cisneros expects to offer at trial and those he may offer if the need arises:

Exh.	Document Defendant Expects to	Designation	Native File	ESI
No.	Offer or May Offer at Trial		Ext'n, if Not PDF	Objections
Eli-	Lerma Dep Transcript			
Cisn-1	MalorieLerma_LinkPDF			
Eli-	Lerma Dep Videos:		MPG	
Cisn-2	Lerma_M_120523-1of5			
	Lerma_M_120523-2of5			
	Lerma_M_120523-3of5			
	Lerma_M_120523-4of5			
	Lerma M_120523-5of5			
Eli-	Lerma Dep Ex 1 – L. Kirby FB Post			
Cisn-3	Re: M. Lerma Latinos for Trump			
Eli-	Lerma Dep Ex 2 – Oct. 3 MAGA DTI			
Cisn-4	Invite			
Eli-	Lerma Dep Ex 3 – L. Kirby AMPFest			
Cisn-5	FB Post			
Eli-	Lerma Dep Ex 4 – Bexar Co. Patriots			
Cisn-6	Gmail Cal invite			

Exh. No.	Document Defendant Expects to Offer or May Offer at Trial	Designation	Native File Ext'n, if Not PDF	ESI Objections
Eli- Cisn-7	Lerma Dep Ex 5 – Bexar Co. Patriots Oct. 24 Video		MP4	
Eli- Cisn-8	Lerma Dep Ex 6 – ACTT Gmail Cal Invite			
Eli- Cisn-9	Lerma Dep Ex 7 – TT Spreadsheet		EXCEL FILE	
Eli- Cisn- 10	Lerma Dep Ex 8 – L. Kirby Sept. 20 FB Post			
Eli- Cisn- 11	Lerma Dep Ex 9 – Tab 11a video of post Tab 11 showing tags		MP4	
Eli- Cisn- 12	Lerma Dep Ex 10 – Tab 10a Video of post Tab 10 showing Tags		MP4	
Eli- Cisn- 13	Lerma Dep Ex 11 – D. Olinick FB post Oct 28 entire post Timestamp			
Eli- Cisn- 14	Lerma Dep Ex 12 – D. Park Oct. 29 FB Post re Flyer			
Eli- Cisn- 15	Lerma Dep Ex 13 – D. Park IG post re Flyer 1			
Eli- Cisn- 16	Lerma Dep Ex 14 – D Park Oct 29 IG Post re Flyer 2			
Eli- Cisn- 17	Lerma Dep Ex 15 – X Oct 30 2020 Group text messages			
Eli- Cisn- 18	Lerma Dep Ex 16 – M. Lerma video 1		MP4	
Eli- Cisn- 19	Lerma Dep Ex 17 – M. Lerma video 2		MP4	
Eli- Cisn- 20	Lerma Dep Ex 18 – L. Kirby Oct 30 FB post re My girls			
Eli- Cisn- 21	Lerma Dep Ex 19 – Version post Tab 21 showing tags			

Exh. No.	Document Defendant Expects to Offer or May Offer at Trial	Designation	Native File Ext'n, if Not PDF	ESI Objections
Eli-	Lerma Dep Ex 20 – D. Park Oct 17 FB			
Cisn- 22	post			
Eli-	Lerma Dep Ex 21 – J. Mesaros FB			
Cisn-	messages Jan 13, 2022 E. Nino			
23	_			
Eli-	Hill Dep Transcript			
Cisn-	SarahElizabethHill_LinkPDF			
24 Eli-	Hill Dep Videos:		MPG	
Cisn-	Hill S-042423-10f4		MIG	
25	Hill S-042423-20f4			
23	Hill S-042423-3of4			
	Hill S-042423-4of4			
	_			
Eli-	Hill Dep Ex 1 – J. Mesaros and S. Hill			
Cisn-	Facebook Messages			
26	No Bates			
Eli-	Hill Dep Ex 2 – Subpoena to Produce			
Cisn-	Documents, Information, or Objects or			
27	to Permit Inspection of Premises in a Civil Action			
	No Bates			
Eli-	Hill Dep Ex 3 – Invitation to Election			
Cisn-	Integrity Training			
28	No Bates			
Eli-	Hill Dep Ex 4 – J. Mesaros Facebook			
Cisn-	Comments			
29	No Bates			
Eli-	Hill Dep Ex 5			
Cisn-				
30 Eli-	Hill Dep Ex 6 – ACTT Facebook			
Cisn-	Membership			
31	No Bates			
Eli-	Hill Dep Ex 7 – Trump Train			
Cisn-	Leadership Chart			
32	No Bates			
Eli-	Hill Dep Ex 8 – ACTT Facebook			
Cisn-	Discussion			
33	No Bates			

Exh. No.	Document Defendant Expects to Offer or May Offer at Trial	Designation	Native File Ext'n, if Not PDF	ESI Objections
Eli-	Hill Dep Ex 9 – Article			
Cisn-	'#OperationBlockTheBus': Inside the			
34	Pro-Trump FB Group Where Biden Bus Convoy Was Organized			
Eli-	Hill Dep Ex 10 – Defendant Dolores			
Cisn-	Park's Amended Answers to Plaintiff			
35	Eric Cervini's First Set of			
	Interrogatories			
Eli-	Kirby Dep Transcript			
Cisn-	LauraKirby_LinkPDF			
Eli-	Kirby Dep Videos:			
Cisn-	Kirby_L-120423-1of2			
37	Kirby L-120423-2of2			
Eli-	Kirby Dep Ex 1 – Depo Subpoena			
Cisn-				
38				
Eli-	Kirby Dep Ex 2 – Screenshots of			
Cisn-	messages			
39				
Eli-	Kirby Dep Ex 3 – list of Robert			
Cisn-4	Mesaros's Facebook friends			
Eli-	Kirby Dep Ex 4 – Facebook profile for			
Cisn-	Jason Pena Ahuyon			
40 Eli-	Kirby Dep Ex 5 – Facebook post by			
Cisn-	Ms. Kirby dated October 10 th , 2020			
41	Wis. Kirby dated October 10 , 2020			
Eli-	Kirby Dep Ex 6 – Facebook post of		MP4	
Cisn-	video Bexar County Patriots by Ms.			
42	Kirby			
Eli-	Kirby Dep Ex 7 – Facebook post by			
Cisn-	Ms. Kirby dated September 30 th . 2020			
43	WILD FOR LIE			
Eli-	Kirby Dep Ex 8 – Facebook post dated			
Cisn-	September 13 th , 2020			
44 E1:	Vielay Don Ey O Ma Vielay and		MD4	
Eli-	Kirby Dep Ex 9 – Ms. Kirby post		MP4	
Cisn- 45	mentioning Cornerstone event date and			
Eli-	time, Dated September 27, 2020 Kirby Dep Ex 10 – TT leadership			
Cisn-	spreadsheet			
46	spreadoneet			
TU				

Exh. No.	Document Defendant Expects to Offer or May Offer at Trial	Designation	Native File Ext'n, if Not PDF	ESI Objections
Eli- Cisn- 47	Kirby Dep Ex 11 – Ms. Kirby video post dated September 20, 2020		MP4	
Eli- Cisn- 48	Kirby Dep Ex 12 – Ms. Park Facebook post Trump Style			
Eli- Cisn- 49	Kirby Dep Ex 13 – Ms. Park Instagram flier posted October 29, 2020			
Eli- Cisn- 50	Kirby Dep Ex 14 – Corpus Christi bus videos post			
Eli- Cisn- 51	Kirby Dep Ex 15 – Olinick post dated October 28, 2020			
Eli- Cisn- 52	Kirby Dep Ex 16 – Ms. Park driving video		MP4	
Eli- Cisn- 53	Kirby Dep Ex 17 – Screenshot Ms. Kirby phone number			
Eli- Cisn- 54	Kirby Dep Ex 18 – Ms. Kirby escort post			
Eli- Cisn- 55	Kirby Dep Ex 19 – Ms. Kirby Tiktok		MP4	
Eli- Cisn- 56	Kirby Dep Ex 20 – Trisha Montgomery phone number			
Eli- Cisn- 57	Kirby Dep Ex 21 – Yvonne Clouser phone number			
Eli- Cisn- 58	Davis Dep Ex 26 – Article from Nation Magazine from July 8, 2013			
Eli- Cisn- 59	Davis Dep Ex 27 – Deeds Action Fund Post/s from Twitter/X			
Eli- Cisn- 60	Gins Dep Transcript David Gins 112923_full_ex	Portions designated confidential		

Exh. No.	Document Defendant Expects to Offer or May Offer at Trial	Designation	Native File Ext'n, if Not PDF	ESI Objections
Eli-	Gins Dep Ex 1 – B & W Photo -			
Cisn-	Outside Biden Bus			
61	Pls Bates No. 10			
Eli-	Gins Dep Ex 2 – B & W Photo – Gins			
Cisn-	with buttons			
62	Pls Bates No. 73			
Eli-	Gins Dep Ex 3 – B & W Photo – Gins			
Cisn-	campaigning			
63	Pls Bates No. 76			
Eli-	Gins Dep Ex 4 – B & W Photo of			
Cisn-	Biden Bus			
64	Pls Bates No. 80			
Eli-	Gins Dep Ex 5 – B & W Photo of Gins			
Cisn-	with police			
65	Pls Bates No. 99			
Eli-	Gins Dep Ex 6 – B & W Photo			
Cisn-	w/McLaren & FBI			
66	Pls Bates No. 116			
Eli-	Gins Dep Ex 7 – B & W Photo with			
Cisn-	Biden sign			
67	Pls Bates No. 120			
Eli-	Gins Dep Ex 8 – B & W Photo of Gins			
Cisn-	in mask			
68	Pls Bates No. 121			
Eli-	Gins Dep Ex 9 – Bus Tour Sched., Pls			
Cisn-	Bates No. 178			
69				
Eli-	Gins Dep Ex 10 – Email re: bus			
Cisn-	incident			
70	Pls Bates No. 1519			
Eli-	Gins Dep Ex 11 – FB posts Pls Bates	AEO		
Cisn-	No. 2375 to 2380			
71				
Eli-	Gins Dep Ex 12 – Exchange with	AEO		
Cisn-	Farishta			
72	Pls Bates No. 2384 to 2387			
Eli-	Gins Dep Ex 13 – Exchange with	Confidential		
Cisn-	Nassar			
73	Pls Bates No. 2424 to 2427			
Eli-	Gins Dep Ex 14 – Exchange with	AEO		
Cisn-	txsallie			
74	Pls Bates No. 2398 to 2401			

Exh. No.	Document Defendant Expects to Offer or May Offer at Trial	Designation	Native File Ext'n, if Not PDF	ESI Objections
Eli- Cisn- 75	Gins Dep Ex 15 – Exchange with Cristobal Pls Bates No. 2409 to 2411	AEO		
Eli- Cisn- 76	Gins Dep Ex 16 – Text about Austin Pls Bates No. 2533	Confidential		
Eli- Cisn- 77	Gins Dep Ex 17 – Text about Austin 3:32 Pls Bates No. 2540	Confidential		
Eli- Cisn- 78	Gins Dep Ex 18 – Text "COVID crowd" Pls Bates No. 2681	Confidential		
Eli- Cisn- 79	Gins Dep Ex 19 – Text concerns on Oct 29 Pls Bates No. 2683	Confidential		
Eli- Cisn- 80	Gins Dep Ex 20 – Tex SA on Oct 29 Pls Bates No. 2691	Confidential		
Eli- Cisn- 81	Gins Dep Ex 21 – Text Laredo Pls Bates No. 2694	Confidential		
Eli- Cisn- 82	Gins Dep Ex 22 – Text Bike racks Pls Bates No. 2703, 2707, 2710	Confidential		
Eli- Cisn- 83	Gins Dep Ex 23 – Text No Place to Park Pls Bates No. 2712	Confidential		
Eli- Cisn- 84	Gins Dep Ex 24 - Text drive-bys Pls Bates Nos. 2713, 2717, 2718, 2721, 2728, 2729	Confidential		
Eli- Cisn- 85	Gins Dep Ex 25 – Text Gins with hamburger Pls Bates No. 2719	Confidential		
Eli- Cisn- 86	Gins Dep Ex 26 – Email from Eva Kemp Pls Bates No. 147	Confidential		
Eli- Cisn- 87	Gins Dep Ex 27 – Photo of Dolores Park's vehicle Pls Bates No. 2904			
Eli- Cisn- 88	Gins Dep Ex 28 – Text "surrounded" Pls Bates No. 2777	Confidential		

Exh. No.	Document Defendant Expects to Offer or May Offer at Trial	Designation	Native File Ext'n, if Not PDF	ESI Objections
Eli-	Gins Dep Ex 29 – Text	Confidential		
Cisn-	Incident helps			
89	Pls Bates No. 2804 & 2813			
Eli-	Gins Dep Ex 30 – View from the Biden	Confidential		
Cisn-	Bus			
90	Pls Bates No. 2854			
Eli-	Gins Dep Ex 31 – Text	Confidential		
Cisn-	Mission Library			
91	Pls Bates No. 2859			
Eli-	Gins Dep Ex 32 – Color Photo of			
Cisn-	Police Escort			
92	Pls Bates No. 2871			
Eli-	Gins Dep Ex 33 – Text	Confidential		
Cisn-	Adjust Bus Route			
93	Pls Bates No. 2153			
Eli-	Gins Dep Ex 34 – Text	Confidential		
Cisn-	Cancelling Amarillo			
94	Pls Bates No. 1237			
Eli-	Gins Dep Ex 35 – Text with Wendy	Confidential		
Cisn-	Davis			
95	Pls Bates No. 1273			
Eli-	Gins Dep Ex 36 - Text with drone	Confidential		
Cisn-	photo			
96	Pls Bates No. 1286			
Eli-	Gins Dep Ex 37 – Text	Confidential		
Cisn-	Use Eric Cervini			
97	Pls Bates No. 1312 & 1316			
Eli-	Gins Dep Ex 38 – Text	Confidential		
Cisn-	"bus doc"			
98	Pls Bates No. 1744			
Eli-	Gins Dep Ex 39 – Text with Cervini	Confidential		
Cisn-	Pls Bates No. 2167			
99				
Eli-	Gins Dep Ex 40 - Email to Cervini	Confidential		
Cisn-	Pls Bates No. 1456			
100				
Eli-	Gins Dep Ex 41 – Text with Cervini	Confidential		
Cisn-	Marriott			
101	Pls Bates No. 2551			
Eli-	Gins Dep Ex 42 – Text	Confidential		
Cisn-	Gins working			
102	Pls Bates No. 2565			

Exh. No.	Document Defendant Expects to Offer or May Offer at Trial	Designation	Native File Ext'n, if Not PDF	ESI Objections
Eli-	Gins Dep Ex 43 – Text	Confidential		
Cisn-	TX Bus Tour POP			
103	Pls Bates No. 2580			
Eli-	Gins Dep Ex 44 – we only provide to	Confidential		
Cisn-	press upon RSVP			
104	Pls Bates No. 2606			
Eli-	Gins Dep Ex 45 – Text	Confidential		
Cisn-	"Trumpers" following			
105	Pls Bates No. 2613			
Eli-	Gins Dep Ex 46 – Text	Confidential		
Cisn-	"empty bus"			
106	Pls Bates No. 2617			
Eli-	Gins Dep Ex 47 – Text	Confidential		
Cisn-	joke about Trump Train			
107	Pls Bates No. 2647			
Eli-	Gins Dep Ex 48 – Photo/s of			
Cisn-	derailment – link to article			
108				
Eli-	Gins Dep Ex 49 – Text	Confidential		
Cisn-	Instructions to protestors			
109	Pls Bates No. 711			
Eli-	Gins Dep Ex 50 – Text	Confidential		
Cisn-	"surrounded"			
110	Pls Bates No. 2675			
Eli-	Gins Dep Ex 51 – Email	Confidential		
Cisn-	Scrap in person events			
111	Pls Bates No. 1464			
Eli-	Gins Dep Ex 52 – Text about staff; Pls	Confidential		
Cisn-	Bates Nos. 869, 886, 889, 897			
112				
Eli-	Gins Dep Ex 53 – Text	Confidential		
Cisn-	"fate of democracy"			
113	Pls Bates No. 1754			
Eli-	Gins Dep Ex 54 – Text	Confidential		
Cisn-	Election night party			
114	Pls Bates No. 2005			
Eli-	Gins Dep Ex 55 – Text bus updates; Pls	AEO		
Cisn-	Bates Nos. 424, 426 & 427			
115				
Eli-	Gins Dep Ex 56–Facebook chat with	Confidential		
Cisn-	Petrillo			
116	Pls Bates No. 2494			

Exh. No.	Document Defendant Expects to Offer or May Offer at Trial	Designation	Native File Ext'n, if Not	ESI Objections
	_		PDF	
Eli-	Gins Dep Ex 57 – Email flight back to			
Cisn-	DC			
117	Pls Bates No. 404			
Eli-	Gins Dep Ex 58 – Rental documents;	Confidential		
Cisn-	Pls Bates No. 410 to 416 & 418			
118				
Eli-	Gins Dep Ex 59 – Chat with plaintiffs			
Cisn-	Pls Bates No. 2029			
119	C' D E (0 W E1			
Eli-	Gins Dep Ex 60 – YouTube page – link			
Cisn-				
120 Eli-	Cing Don Ev. 61 Video		Mad	
Cisn-	Gins Dep Ex 61– Video 55 sec from inside of bus; Pls Bates		Mp4	
121	No. 68			
Eli-	Gins Dep Ex 62 – Video		Mp4	
Cisn-	38 sec from inside of bus;		WIP4	
122	Pls Bates No. 69			
Eli-	Gins Dep Ex 63 – Video		Mp4	
Cisn-	43:03 from inside of bus;		11191	
123	Pls Bates No. 70			
Eli-	Gins Dep Ex 64 – Color photo of Gins			
Cisn-	with Candidate Ward (Twitter)			
124	, ,			
Eli-	Gins Dep Ex 65 – Gins voting on June			
Cisn-	1, 2022 (Twitter post with photo)			
125				
Eli-	Gins Dep Ex 66 – Gins Tweet with			
Cisn-	photo re: Candidate Ward			
126				
Eli-	Gins Dep Ex 67 – Gins Tweet COVID			
Cisn-	levels			
127	Cina Dan Est (0) Cina Terra desiril			
Eli- Cisn-	Gins Dep Ex 68 - Gins Tweet vigil			
128				
Eli-	Gins Dep Ex 69 – Gins Tweet Georgia			
Cisn-	Election			
129	Licetion			
Eli-	Gins Dep Ex 70 – Gins Tweet traveling			
Cisn-	- link			
130				

Exh. No.	Document Defendant Expects to Offer or May Offer at Trial	Designation	Native File Ext'n, if Not PDF	ESI Objections
Eli- Cisn- 131	Gins Dep Ex 71 – Gins Instagram "progressive"			
Eli- Cisn- 132	Gins Dep Ex 72 – Color Photo - Gins in front of crowd; flag			
Eli- Cisn- 133	Gins Dep Ex 73 – Color Photo - Gins Beto event			
Eli- Cisn- 134	Gins Dep Ex 74 – Flyer Fundraiser Event			
Eli- Cisn- 135	Gins Dep Ex 75 – Video 12:26 from inside Bus Pls Bates No. 71		Mp4	
Eli- Cisn- 136	Gins Dep Ex 76 – Video 18 sec outside Pls Bates No. 176			
Eli- Cisn- 137	Gins Dep Ex 77 – Article Gins stealing signs			
Eli- Cisn- 138	Gins Dep Ex 78 – Video Gins "diehard liberal" YouTube Link		https://www.y outube.com/w atch?v=RpjKp yrxxDw0	
Eli- Cisn- 139	Gins Dep Ex 79 – Article Twitter "David Gins: Kamala Harris aide slammed for 'trying too hard' as he posts about loving his job			
Eli- Cisn- 140	Holloway Dep Transcript Holloway Deposition_Full	Portions designated confidential		
Eli- Cisn- 141	Holloway Dep Ex 1 - 10/26/2020 Email String Pls Bates No. 00001489	Confidential		
Eli- Cisn- 142	Holloway Dep Ex 2 - 10/31/2020 Email String Pls Bates No. 00001594	Confidential		
Eli- Cisn- 143	Holloway Dep Ex 3 - 10/31/2020 E- mail string Pls. Bates No. 00001582	Confidential		

Exh. No.	Document Defendant Expects to Offer or May Offer at Trial	Designation	Native File Ext'n, if Not	ESI Objections
	v		PDF [']	J
Eli-	Holloway Dep Ex 4 - 10/28/2020-	AEO		
Cisn-	11/03/2020 Instant Messages			
144	Pls. Bates No. 00001771			
Eli-	Holloway Dep Ex 5 - 11/01/2020	AEO		
Cisn-	Message string			
145	Pls. Bates No. 00001624			
Eli-	Holloway Dep Ex 6 - 11/02/2020	AEO		
Cisn-	Message string			
146	Pls. Bates No. 00001627			
Eli-	Holloway Dep Ex 7 - 12/25/2020	AEO		
Cisn-	Message string			
147	Pls. Bates No. 00001634			
Eli-	Holloway Dep Ex 8 - 11/02/2020	AEO		
Cisn-	Message string			
148	Pls. Bates No. 00001628			
Eli-	Holloway Dep Ex 9 - 11/02/2020 E-	Confidential		
Cisn-	mail			
149	Pls. Bates No. 00001598			
Eli-	Holloway Dep Ex 10 - Instant	Confidential		
Cisn-	Message:			
150	Facebook Takeout			
	Pls. Bates No. 00001802			
Eli-	Holloway Dep Ex 11 - Media File		Mp4	
Cisn-	(Video taken inside the bus)			
151	Pls. Bates No. 00000068			
Eli-	Holloway Dep Ex 12 - Media File		Mp4	
Cisn-	(Video taken inside the bus)			
152	Pls. Bates No. 00000069			
Eli-	Holloway Dep Ex 13 - Media File		Mp4	
Cisn-	(Video taken inside the bus)			
153	Pls. Bates No. 00000070			
Eli-	Holloway Dep Ex 14 - Media File		Mp4	
Cisn-	(Video taken inside the bus)			
154	Pls. Bates No. 00000071			
Eli-	Holloway Dep Ex 15 - 02/18/2021	Confidential		
Cisn-	Meeting Notice			
155	Pls. Bates No. 00001829			
Eli-	Holloway Dep Ex 16 - Screen capture			
Cisn-	of 06/24 Zoom Webinar Practice			
156	session w/chat			
	Pls. Bates No. 00002029			

Exh. No.	Document Defendant Expects to Offer or May Offer at Trial	Designation	Native File Ext'n, if Not PDF	ESI Objections
Eli-	Holloway Dep Ex 17 - 07/25/2021-	AEO		
Cisn-	10/11/2021			
157	IM Messages			
Eli-	Pls. Bates No. 00001768	AEO		
Cisn-	Holloway Dep Ex 18 - 11/02/2020 Instant	AEO		
158	Message String			
150	Pls. Bates No. 00001625 through			
	00001626			
Eli-	Holloway Dep Ex 19 - Bus Trip			
Cisn-	Schedule (with times/maps)			
159	Pls. Bates No. 00001570 through			
	00001574			
Eli-	Simi Dep Transcript	Portions		
Cisn-	Peter Simi 010824_fulltranscript	designated		
160		confidential		
Eli- Cisn-	Simi Dep Ex 1 - Amended Complaint [DE 151]			
161				
Eli-	Simi Dep Ex 2 - Democrats "Fight"		Mp4	
Cisn-	Rhetoric Video		1,17	
162				
Eli-	Simi Dep Ex 3 - Klan Act Cartoon			
Cisn-				
163				
Eli-	Simi Dep Ex 4 - Deposition of Dolores			
Cisn-	Park			
164 Eli-	Blee Dep Transcript	Portions		
Cisn-	Dr. Kathleen Blee 011224 full ex	designated		
165	Di. Rumeen blee 011224_lun_ex	confidential		
Eli-	Blee Dep Ex 1 – Article: The Role of			
Cisn-	Women in White Supremacist Groups			
166				
Eli-	Blee Dep Ex 2 - Book: Inside			
Cisn-	Organized Racism			
167				
Eli-	Blee Dep Ex 3 - YouTube video of		Mp4	
Cisn-	Simi talk			
168 Eli-	Plac Dan Ev A Article: SDI C			
Cisn-	Blee Dep Ex 4 – Article: SPLC Targets/Demonizes Conservative			
169	Groups Apnews.com			
107	Oroupo Tipite wo.com		1	1

Exh. No.	Document Defendant Expects to Offer or May Offer at Trial	Designation	Native File Ext'n, if Not PDF	ESI Objections
Eli-	Blee Dep Ex 5 – Article: SPLC naming			
Cisn-	Moms4Liberty as Hate Group			
170				
Eli-	Blee Dep Ex 6 – Article: The Anti-			
Cisn-	Hate Group is the Hate Group			
171				
Eli-	Blee Dep Ex 7 – Article: Has the SPLC			
Cisn-	Lost Its Way? (Politico)			
172				
Eli-	Blee Dep Ex 8 – Article: Co-			
Cisn-	Exist/SPLC (labels of Hate Groups)			
173 Eli-	(The Daily Signal) Blee Dep Ex 9 – Article: Shooting at			
Cisn-	Family Research Council			
174	Tanning Research Council			
Eli-	Blee Dep Ex 10 – Article: SPLC			
Cisn-	Attorney facing charges (Washington			
175	Examiner)			
Eli-	Blee Dep Ex 11 - Exhibit skipped (The			
Cisn-	Imaginative Conservative Article)			
176				
Eli-	Blee Dep Ex 12 - Article Stats of			
Cisn-	sociologists (2% Conservative)			
177				
Eli-	Blee Dep Ex 13 – Article: Can People			
Cisn-	Become Addicted to White Supremacy,			
178	published with Simi			
Eli-	Blee Dep Ex 14 - Video of Blee talk		Mp4	
Cisn-				
179	Discount of the property of the second of th			
Eli-	Blee Dep Ex 15 – Jewish Chronicle			
Cisn- 180	Article on right wing extremism			
Eli-	Blee Dep Ex 16 – YouTube video Blee		Mp4	
Cisn-	Zoom talk		141h-4	
181	Zoom tark			
Eli-	Blee Dep Ex 17 - (Video) Audio of		Mp3	
Cisn-	Blee Interview with ADL		Tip5	
182				
Eli-	Blee Dep Ex 18 - Article/Interview NY			
Cisn-	Times			
183	The Women Behind the Masks of Hage			

Exh. No.	Document Defendant Expects to Offer or May Offer at Trial	Designation	Native File Ext'n, if Not PDF	ESI Objections
Eli- Cisn- 184	Blee Dep Ex 19 - Expert Report of Blee and Simi			
Eli- Cisn- 185 Eli- Cisn-	Bowman Dep Transcript Theron Bowman, Ph.D. 011624 full ex Bowman Dep Ex 1 - Klan Cartoon Facebook Post	Portions designated confidential		
186 Eli- Cisn- 187	Bowman Dep Ex 2 Davis Video 1 PLExpert00000353 (aka) Plaintiffs00000070		Mp4	
Eli- Cisn- 188	Bowman Dep Ex 3 – Plaintiffs' First Amended Complaint			
Eli- Cisn- 189	Bowman Dep Ex 4 - Still photo from Davis Video 1 PLExpert00000353 (aka) Plaintiffs00000070			
Eli- Cisn- 190	Bowman Dep Ex 5 – OAN Video		Mp4	
Eli- Cisn- 191	Dr. Dorothy Rebuttal_01.138283 Report 12-6-23			
Eli- Cisn- 187	Cisneros responses to Interrogatoires May 4, 2022; Requests for Production, April, 2022; Resp. to Admin. May 9'22		Mp4	
Eli- Cisn- 188	Cisneros responses to Interrogs, June 27, '22; Affidavit of E. Cisneros Sep 10. '22, & Affidavit of E. Cisneros Dated Oct 12, '22; E. Cisneros Response to M to compel ECF109			
Eli- Cisn- 189	Record of Court Hearing before Magistrate, two hearings, including statements of the Magistrate regarding E. Cisneros.		M. 4	
Eli- Cisn- 190	E. Cisneros response to Interrogatories, December 12, '22		Mp4	

Eliazar Cisneros further reserves the right to present any other exhibits identified by Plaintiffs or any other defendant in this matter. They have avoided duplicating here many exhibits that are listed in other parties' exhibit lists in order to avoid unnecessary complication to include those Presented by Defendants Mesaros [*ECF433*]

V. <u>Witness List, W.D. Tex. L.R. 16(a)(5)-(6):</u>

Witnesses Eliazar Cisneros expects to call at trial:

- Dolores Park
 c/o Richard Thompson, Esq.
 Frank Lloyd Wright Drive, S
 Ann Arbor, MI 48106
 4827-2001
- Steve Ceh
 Wind Chime Way
 New Braunfels, TX 78130

18501 FM-306 Canyon Lake, TX 78133

1659 State HWY 46 W STE PMB 145 78132 830-832-0966 702-423-4614

3. Randi Ceh 2039 Wind Chime Way New Braunfels, TX 78130 702-449-7743

18501 FM-306 Canyon Lake, TX 78133 Telephone number(s) unknown.

1659 State HWY 46 W STE PMB 145 78132 830-832-1291

4. Elizar Cisneros

c/o Francisco R. Canseco, 19 Jackson Court San Antonio, TX 78230 210-901-4279

- 5. Joeylynn Mesarosc/o Jerad W. Najvar, Esq.2180 North Loop West, Suite 25Houston, TX 77018281-404-4696
- 6. Robert Mesaros c/o Jerad W. Najvar, Esq. 2180 North Loop West, Suite 25 Houston, TX 77018 281-404-4696
- 7. Hannah Ceh 2039 Wind Chime Way New Braunfels, TX 78130 830-743-1443
- 8. Kyle Kruger 645 Herbelin Rd, New Braunfels, TX 78132 830-312-0505
- 9. Paul Dorothy c/o S-E-A 7001 Buffalo Parkway, Columbus, OH 43229 800-782-6851
- 10. Timothy Holloway c/o Plaintiffs' counsel Aaron E. Nathan Willkie Farr & Gallagher LLP 787 Seventh Avenue New York, NY 10019 212-728-8904

Amy R. Orlov Willkie Farr & Gallagher LLP 1875 K Street Nw Washington, DC 20006 202-303-1051

Anne H. Tindall The Protect Democracy Project 2020 Pennsylvania Avenue Suit Washington, DC 20006 240-357-1602

Benjamin L. Berwick The Protect Democracy Project 15 Main St. Suite 312 Watertown, MA 02472 202-579-4582

Cameron 0. Kistler The Protect Democracy Project 2020 Pennsylvania Ave. Nw, Su Washington, DC 20006 202-579-4582

Cerin Lindgrensavage The Protect Democrracy Project 2020 Pennsylvania Ave. NW, St Washington, DC 20006 202-579-3854

Christina Adele Peck Willkie Farr & Gallagher LLP 787 7th Ave. New York, NY 10019 212-728-3891

Jamielah I. Yancey Willkie Farr & Gallagher LLP 1875 K Street NW Washington, DC 20006 202-303-1196

Jared Fletcher Davidson The Protect Democracy Project 3014 Dauhine Street Suite J New Orleans, LA 70117 202-579-4582

JoAnna Barbara Suriani Protect Democracy 2020 Pennsylvania Avenue, NW Washington, DC 20006 202-579-4582

John P. Catalanotto Willkie Farr & Gallagher LLP 787 Seventh Avenue New York, NY 10019 212-728-3400

John Paredes Protect Democracy Project 82 Nassau Street, #601 New York, NY 10038 202-579-4582

Madeleine Tayer Willkie Farr & Gallagher LLP 787 Seventh Avenue New York, NY 10019 212-728-8914

Meryl Conant Governski Willkie Farr & Gallagher LLP 1875 K Street, N.W. Washington, DC 20006 202-303-1016

Michael J. Gottlieb Willkie Farr & Gallagher LLP 1875 K Street, N.W. Washington, DC 20006 202-303-1442

Noah Mussmon Willkie Farr & Gallagher LLP 1875 K Street NW Washington, DC 20006 202-303-1066 Rebecca N. Heath Willkie Farr & Gallagher LLP 1875 K Street Nw Washington, DC 20006 202-303-1113

Robert J. Meyer Willkie Farr & Gallagher LLP 1875 K Street, N.W. Washington, DC 20006 202-303-1123

Rodkangyil Orion Danjuma Protect Democracy 82 Nassau Street, Ste #601 New York, NY 10038 202-579-4582

Samuel Gilbert Hall Willkie Farr & Gallagher LLP 1875 K Street, N.W. Washington, DC 20006 202-303-1443

Sarah Xiyi Chen Texas Civil Rights Project 1405 Montopolis Dr Austin, TX 78741 512-474-5073

Veronikah Rhea Warms Texas Civil Rights Project 1405 Montopolis Dr Austin, TX 78741 512-474-5073

Christina Marie Beeler Texas Civil Rights Project 2100 Travis Street Suite 360 Houston, TX 77002 512-914-1249

Travis Walker Fife

Texas Civil Rights Project P.O. Box 1108 Houston, TX 77251 817-991-4607

- 11. Eric Cervini c/o Plaintiff's counsel
- 12. David Gins c/o Plaintiff's counsel
- 13. Wendy Davis c/o Plaintiff's counsel
- 14. Sarah Hill c/o Zachary P. Hudler ZACHARY P. HUDLER, PC 4 209 N. Nugent Avenue Johnson City, Texas 78636 830-868-7651
- 15. Mallorie Lerma 15431 Fallow Ridge Drive, San Antonio, Texas 8248 210-608-5748
- 16. Laura Kirby 202 Prinz Drive, Castle Hills, Texas 278-213-1920.
- 17. Edward Nino 5403 Stormy Hills, San Antonio, TX 78247 210-365-2945
- 18. Emily Nino 415 Via Pescados, San Antonio, TX 78245
- 19. Jason Pena Ahuyon 337 Burkwood Lane Cibolo, TX 78108

20. Chantal Guzman Pena

18715 Gran Mesa San Antonio, TX 78259

- 21. Michael Capizzi410 Pecan MeadowsNew Braunfels, TX 78130
- 22. Jennifer Capizzi 410 Pecan Medows New Braunfels, TX 78130
- 23. Cody Ceh 677 Creekside Way, Apt. 423 New Braunfels, Texas 78130

5010 Firefly Hills, Saint Hedwig, TX 78152

- 24. M. Griffin 13706 Winston Oaks, San Antonio, TX 78249 210-279-8801
- 25. Virginia Klingeman 6515 Singing Forest, San Antonio, TX 78256 210-365-5111
- 26. Shana Evans c/o J. Christopher Byrd CHRIS BYRD LAW 4 2631 Bulverde Road, Suite 10 Bulverde, Texas 78163 830-249-3559
- 27. Lee Besing 8607 Timber Ash Street San Antonio, TX 78250
- 28. Naomi Narvaiz c/o J. Christopher Byrd

CHRIS BYRD LAW 4 2631 Bulverde Road, Suite 10 Bulverde, Texas 78163 830-249-3559

- 29. Keith Granado 10423 Dakota River Converse, TX 78109
- 30. Monique Granado 10423 Dakota River Converse, TX 78109
- 31. Rachel Bailey Ackerson 1137 North Academy Avenue New Braunfels, TX 78130
- 32. Steven Allen710 North Bowie StreetSeguin, TX 7815533. Dr. Peter Simic/o Plaintiffs' counsel
- 34. Dr. Katherine Blee c/o Plaintiffs' counsel
- 35. Dr. Theron Bowman c/o Plaintiffs' counsel

VI. Witnesses Whose Testimony Shall Be Presented By Deposition, W.D. Tex. L.R. 16(a)(6):

None at this time. Defendant Eliazar Cisneros reserves the right to amend this response in the event a witness becomes unavailable and/or fails to response to her subpoena to testify at trial. Eliazar Cisneros also notes that he intends on calling Hannah Ceh and Kyle Kruger as witnesses. Presently, the witnesses have indicated that they are unavailable to testify beginning on September 13, 2024 through September 22, 2024. Eliazar Cisneros requests to call Hanah Ceh and Kyle Kruger

either before or after these dates of unavailability. Hannah Ceh and Kyle Kruger were named as Defendants in this case, and their testimony is critical to both Plaintiffs and Defendants.

VII. Proposed Jury Instructions and Verdict Forms, W.D. Tex. L.R. 16(a)(7):

a. Proposed Jury Instructions

i. General Instructions:

Punitive Damages

Plaintiffs, in addition to seeking compensatory damages, have also requested Punitive Damages. Punitive damages are only permissible if Plaintiffs have proven, by a preponderance of the evidence, that Eliazar Cisneros acted with malice or with reckless indifference to the rights of others. One acts with malice when one purposefully or knowingly violates another's rights or safety. One acts with reckless indifference to the rights of others when one's conduct, under the circumstances, manifests a complete lack of concern for the rights or safety of another. Plaintiffs have the burden of proving that punitive damages should be awarded.

The purpose of punitive damages is to punish and deter, not to compensate. You are not required to award punitive damages. If you do decide to award punitive damages, you must use sound reason in setting the amount. Your award of punitive damages must not reflect bias, prejudice, or sympathy toward any party. It should be presumed that Plaintiffs have been made whole by compensatory damages, so punitive damages should be awarded only if Defendant Delores Park's misconduct is so reprehensible as to warrant the imposition of further sanctions to achieve punishment or deterrence.

If you decide to award punitive damages, the following factors should guide you in fixing the proper amount:

- The reprehensibility of Defendant Eliazar Cisneros's conduct, including but not limited to whether there was deceit, cover-up, insult, intended or reckless injury, and whether Defendant Eliazar Cisneros's conduct was motivated by a desire to augment profit;
- 2) the ratio between the punitive damages you are considering awarding and the amount of harm that was suffered by the victim or with which the victim was threatened;
- 3) the possible criminal and civil sanctions for comparable conduct;
 You may impose punitive damages against one or more Defendants and not others.
 You may also award different amounts against Defendants.

Authority

Fifth Circuit Standard Jury Instructions 15.7.

ii. Specific Instructions- Claim I, Violation of the Ku Klux Klan Act

Necessary Elements of the Ku Klux Klan Act Claim

To prevail on a civil rights conspiracy under 42 U.S.C. § 1985(3), the Plaintiffs must prove by the preponderance of the evidence each of the following elements:

- 1) a conspiracy between two or more persons;
- 2) doing or causing to be done an act in furtherance of the object of the conspiracy
 - 3) for the purpose of preventing by force, intimidation, or threat;

- 4) any citizen who is lawfully entitled to vote;
- 5) from giving his or her support or advocacy
- 6) in a legal manner
- 7) toward or in favor of the election of any lawfully qualified person as an elector for President or Vice President, or as a Member of Congress of the United States;
- 8) whereby a person is either injured in his person or property or deprived of any right or privilege of a citizen of the United States.

Additionally, the conspiracy must be motivated by some racial or perhaps otherwise class-based, invidious discriminatory animus behind the conspirators' action. If the object of the conspiracy is the deprivation of Plaintiffs' constitutional rights, then state action is required.

Authority

42 U.S.C. § 1985(3); Gray v. Town of Darien, 927 F.2d 69, 73 (2d Cir.) (citing United Brotherhood of Carpenters & Joiners of Am., Local 610 v. Scott, 463 U.S. 825, 828-29 (1983); Griffin v. Breckenridge, 403 U.S. 88, 102-03 (1971)), cert. denied, 502 U.S. 856 (1991); Holt v. Wal-Mart Store, Inc., 2022 U.S. Dist. LEXIS 13237 (W.D. Tex. 2022); Newberry v. East Tex. State Univ., 161 F.3d 276, n.2 (5th Cir. 1998); Thomas v. Roach, 165 F.3d 137, 146 (2d Cir. 1999) (internal quotation marks and citation omitted); McLellan v. Mississippi Power & Light Co., 545 F.2d 919, 928-29 (5th Cir. 1977); Almon v. Sandlin, 603 F.2d 503, 506 (5th Cir. 1979).

Conspiracy

To prove a "conspiracy," the Plaintiffs must prove by a preponderance of the evidence that a Defendant conspired with one other person or persons. In order to establish a conspiracy Plaintiffs must prove that the Defendant must have agreed to commit acts with the unlawful objective of depriving Plaintiffs of their constitutional rights. To prove a conspiracy against Eliazar Cisneros, Plaintiffs must prove four elements: (1) that the Eliazar Cisneros had an agreement with at least one other person and participated or caused something to be done in furtherance of that agreement; (2) that the agreement was to deprive the Plaintiffs of a protected right; (3) that Mrs. Park was motivated by a dislike or hateful attitude toward a specific class of people and that the plaintiff was a member of that class or that Mrs. Park conspired with a state actor; and (4) that the conspiracy caused a deprivation of a constitutional right or caused injury to the Plaintiffs' person or property.

It is not enough to use the term "conspiracy" without setting forth sufficient facts that tend to show an unlawful agreement. If there are not sufficient facts to show an agreement, the claim must be dismissed.

Authority

Griffin v. Breckenridge, 403 U.S. 88, 103-04 (1971); cited by Chambers v. Omaha Girls
Club, 629 F. Supp. 925 (D. Neb. 1986); Santiago v. Philadelphia, 435 F. Supp. 136,
155-56 (E.D. Pa. 1977); Zelinski v Pa. State Police, 282 F.Supp.2d251 (M.D. Pa. 2003).

Overt Act to Prove Conspiracy

To establish a claim under the Ku Klux Klan Act, it must be proven that Eliazar Cisneros performed an overt act in furtherance of the alleged conspiracy, causing injury to Plaintiff's person or property or depriving Plaintiff of a right or privilege of United States citizenship. Plaintiffs must set forth with certainty facts showing particularly what Eliazar Cisneros did to carry the alleged conspiracy into effect, whether such acts fit within the framework of the unlawful objective of the conspiracy alleged, and whether such acts, in the ordinary course of events, would proximately cause injury to the Plaintiff. If they cannot prove such overt acts, Plaintiffs' claim fails.

Authority

Flesch v. Eastern Penn. Psychiatric Institute, 434 F. Supp. 963 (E.D. Pa. 1977); citing Griffin v. Breckenridge, 403 U.S. 88 (1971).

Purpose

To prove the next element of the claim, the Plaintiffs must prove that the *purpose* of Defendant Park's actions was to deprive the Plaintiffs of their right to support or advocacy by force, intimidation, or threat under the law.

Preventing by Force, Intimidation, or Threat

-must be intentional

Deprivation of legal rights

The Plaintiffs must prove by a preponderance of the evidence that they were actually deprived of their legal rights. Mere conclusory allegations of deprivation of constitutional rights are insufficient.

Authority

Dipretro v. Cole, 2017 U.S. Dist. LEXIS 187171 (M.D. La. Nov. 13, 2017).

• Support or Advocacy in a Legal Manner

Plaintiffs' support or advocacy must be in compliance with all state and federal law, including but not limited to all of Texas Election Law, all laws of the Texas motor vehicle code, etc.

• Definition or support or advocacy and definition of in a legal manner

- <u>Support or Advocacy</u> toward or in favor of the election of any lawfully qualified person as an elector for President or Vice President, or as a Member of Congress of the United States
- Whereby a person is either injured in his person or property or deprived of any right or privilege of a citizen of the United States.
- Racial Animus
- State Action
 - -get from 1983 instructions

Intent

In order for Eliazar Cisneros to be found liable, you must find that he acted *intentionally*. Plaintiffs must prove that Eliazar Cisneros possessed the intent to deprive the Plaintiffs of their rights. Intent to deprive of a Plaintiff of their right to engage in support or advocacy means that there must be proof by a preponderance of the evidence that the Defendants intended the objective of preventing by force, intimidation, or threat any citizen who is lawfully entitled to vote from giving his or her support or advocacy in a legal manner. Intentional acts are not merely negligent, or reckless. Negligent deprivation of another's liberty interests does not give rise to a claim under the Ku Klux Klan Act. Plaintiffs must prove that Eliazar Cisneros' actions on the date in question were motivated by an intent to deprive the Plaintiffs of their rights.

Authority

Young v. City of Killeen, Tex., 775 F.2d 1349, 1353-54 (5th Cir. 1985); Dipretro v. Cole, 2017 U.S. Dist. LEXIS 187171 (M.D. La. Nov. 13, 2017); Matthews v. Int'l House of Pancakes, Inc., 597 F. Supp. 2d 663 (E.D. La. 2009); Kush v. Rutledge, 460 U.S. 719 (1983).

Causation

A Defendant deprives another of a constitutional right, if the Plaintiffs prove by the preponderance of the evidence that the Defendant does an affirmative act or knowingly participates in another's affirmative act which the Defendant knows will inflict a constitutional harm. A Defendant cannot cause a constitutional injury by acting negligently or recklessly. The Plaintiffs must prove causation, and that the Defendants' acts were a proximate cause of any constitutional injury. When making a causation determination, you must take a very individualized approach.

Authority

Wong v. United States, 373 F.3d 952, 966 (9th Cir. 2004); Gilbrook v. City of Westminster, 177 F.3d 839, 854 (9th Cir. 1999); Harris v. Roderick, 126 F.3d 1189, 1196 (9th Cir. 1997); Bateson v. Geisse, 857 F.2d 1300, 1304 (9th Cir. 1988); Merritt v. Mackey, 827 F.2d 1368, 1371 (9th Cir. 1987); McRorie v. Shimoda, 795 F.2d 780, 783 (9th Cir. 1986); Arnold v. Int'l Bus. Mach. Corp., 637 F.2d 1350, 1355 (9th Cir. 1981); Leer v. Murphy, 844 F.2d 628, 633-34 (9th Cir. 1988).

iii. Specific Instructions- Claim II, Civil Conspiracy Under Texas State Law¹

To prove a civil conspiracy, the Plaintiffs must prove by a preponderance of the evidence: (1) two or more persons, (2) an object to be accomplished; (3) a meeting of minds on the object or course of action; (4) one or more unlawful, overt acts; and (5)

 $^{^{1}}$ The allegations against Eliazar Cisneros raised in Claim II and Claim III are entirely duplicative under Texas State law.

damages as the proximate result. A civil conspiracy requires a meeting of the minds on the object to be accomplished through a certain course of action. A mere allegation of conspiracy without factual specificity is insufficient. The gist of civil conspiracy is the injury that was intended to cause. Proof of a joint intent to engage in the conduct that resulted in the injury is not sufficient to establish civil conspiracy. Plaintiffs must prove that the Defendants knew of or were aware of the harm or the wrongful conduct at the beginning of the combination or agreement; parties cannot agree, expressly or tacitly, to commit a wrong about which they lacked knowledge. To be part of a conspiracy, each Defendant, with and another person or persons, must have had knowledge of, agreed to, and intended a common objective and that course of action that resulted in the damages to the Plaintiffs.

Authority

Agar Corp, Inc. v. Electro Circuits, Int'l, LLC, 580 S.W.3d 136, 141 (Tex. 2019); Tri v. J.T.T., 162 S.W.3d 552, 556 (Tex. 2005); Tex. P.J.I. 109.1; see also Tilton v. Marshall, 925 S.W.2d, 681 (Tex. 1996). Malone v. Harden, 668 S.W.3d 39, 42 (2022); Matthews v. Int'l House of Pancakes, Inc., 597 F. Supp. 2d 663 (E.D. La. 2009); Firestone Steel Prods. Co. v. Barajas, 927 S.W.2d 608, 614 (Tex.1996); Greenberg Traurig of New York, P.C. v. Moody, 161 S.W.3d 56, 82 (Tex. App. 2004).

iv. <u>Specific Instructions- Claim III, Assault Under Texas</u> <u>State Law</u>

Plaintiffs allege that each of the Defendants are liable of Assault under Texas State Law. Eliazar Cisneros denies liability. According to Texas Law, the elements that the Plaintiffs must prove to establish a civil assault claim mirror that of criminal assault. To establish liability for assault, Plaintiffs must prove by the preponderance of the evidence that:

- 1) The Defendant intentionally and knowingly caused physical contact with the Plaintiff, and
- 2) The Defendant knows or should reasonably believe that the Plaintiff will regard the contact as offensive or provocative.

Authority

Sanchez v. Striever, 614 S.W.3d 233 (2020); Morrison v. Quarrington, Not Reported in S.W. Rptr. (2024); Umana v. Kroger Texas, L.P., 239 S.W.3d 434 (2007); Solis v. S.V.Z., 566 S.W.3d 82 (2018).²

Aiding and Abetting an Assault

Plaintiffs also allege that Defendants aided and abetted an assault. In order to prove this cause of action, Plaintiffs are required to prove by the preponderance of the evidence that:

- The existence of the underlying tort (that Plaintiffs have proven their claim for civil assault under Texas state law);
- 2) The Defendant, with unlawful intent, gave substantial assistance or encouragement to a wrongdoer in a tortious act.

Authority

² Texas State Courts have not definitively recognized a distinct cause of action for aiding and abetting apart from a claim for civil conspiracy. *AmWins Specialty Auto, Inc. v. Cabral*, 582 S.W.3d 602 (2019); *Hampton v. Equity Trust Company*, 607 S.W.3d 1 (2020); *Solis v. S.V.Z.*, 566 S.W.3d 82 (2018).

Juhl v. Airington, 936 S.W.2d 640, 644 (Tex. 1996); RESTATEMENT (SECOND) OF TORTS § 876(b); Ernst & Young, L.L.P. v. Pac. Mut. Life Ins. Co., 51 S.W.3d 573, 583 (Tex. 2001); Richardson v. Potter's House of Dallas, Inc., No. 05-16-00646-CV, 2017 WL 745803, at *3 (Tex. App. Feb. 27, 2017).

v. <u>Defense- Protected Speech and Association Under the</u> First Amendment

If you find that Plaintiffs have proved each element of any of their claims by a preponderance of the evidence, then you must consider whether Defendants' words and actions were protected free speech and association under the First Amendment. If you find a Defendant has proved by a preponderance of the evidence that his or her actions were protected speech and association, then you must return a verdict in favor of the Defendant and against Plaintiffs.

The First Amendment protects a person's right to speech, to associate with others, and to assemble for purposes of engaging in political speech. The First Amendment protects speech that some may find to be intimidating or unwelcome. The First Amendment even protects political hyperbole and speech that may be seen as abusive or unpleasant. Such speech can only be unlawful if a Defendant intends violence by their speech or actions. Speech loses its First Amendment protections if the Plaintiffs establish that an individual Defendant held a specific intent to further violence or is proven to have acted with reckless indifference. Each Defendants' intent must be judged to determine whether they specifically intended to intimidate, threaten, or harass Plaintiffs.

Plaintiffs must prove that Eliazar Cisneros had the intent and goal of injuring Plaintiffs or depriving them or their rights, privileges, or immunities. Plaintiffs must prove that Eliazar Cisneros' intent was to use force, intimidation, or threats in order to prevent Plaintiffs from voting. Each Defendants' intent must be judged separately. Eliazar Cisneros did not organize the event, therefore "heightened scrutiny" should be applied to his intent. Mere negligence does not give rise to a cause of action for political speech.

If you find that Eliazar Cisneros' speech was merely political speech, political hyperbole, or that his actions were not based on an intent to harm others or rise to the level of reckless indifference, you must find Eliazar Cisneros not liable for the claims brought against her based on her First Amendment rights. If you find that Eliazar Cisneros did not have the specific intent to stop the Plaintiffs from voting, you should enter a verdict of not liable for Eliazar Cisneros on the Ku Klux Klan Act claim.

Authority

Brandenberg v. Ohio, 395 U.S. 444 (1969); Scales v. United States, 367 U.S. 203, 229 (1961); Healy v. James, 408 U.S. 169 (1972); Schenk v Pro-Choice Network of W. N.Y., 519 U.S. 357, 386 (1997); Watts v. United States, 394 U.S. 705, 707-08 (1969); Doe v. McKesson, 71 F.4th 278, 297 (5th Cir. 2023); Counterman v. Colorado, 600 U.S. 66 (2023).

b. Verdict Forms

i. Verdict Form- Claim I, Violation of the Ku Klux Klan Act

Is Eliazar Cisneros liable for a Violation of the Ku Klux Klan Act under 42 U.S.C. § 1985(3)?

	1.	Did Plaintiffs prove by the preponderance of the evidence that Plaintiff
David	d Gins l	lawfully entitled to vote in this jurisdiction on October 30, 2020?
YES		_
NO_		_
	2.	Did Plaintiffs prove by the preponderance of the evidence that Plaintiff
Timo	thy Ho	lloway lawfully entitled to vote in this jurisdiction on October 30, 2020?
YES		
NO_		_
	3.	Did Plaintiffs prove by the preponderance of the evidence that Plaintiff
Wend	ly Davi	s lawfully entitled to vote in this jurisdiction on October 30, 2020?
YES		_
NO_		_
	4.	Did Plaintiffs prove by the preponderance of the evidence that Plaintiff
David	d Gins	prevented from giving his support or advocacy toward or in favor of the
electi	on of a	ny lawfully qualified person as an elector for President or Vice President,
or as	a Mem	ber of Congress of the United States?
YES		
NO_		

	5.	Did Plaintiffs prove by the preponderance of the evidence that Plaintiff
Timot	hy Ho	lloway prevented from giving his support or advocacy toward or in favor
of the	election	on of any lawfully qualified person as an elector for President or Vice
Presid	dent, o	r as a Member of Congress of the United States?
YES_		
NO_		_
	6.	Did Plaintiffs prove by the preponderance of the evidence that Plaintiff
Wend	y Davi	s prevented from giving his support or advocacy toward or in favor of the
electi	on of a	ny lawfully qualified person as an elector for President or Vice President,
or as	a Mem	ber of Congress of the United States?
YES_		_
NO_		_
	7.	Did Plaintiffs prove by the preponderance of the evidence that Plaintiff
David	l Gins'	exercise of support or advocacy in a legal manner?
YES_		
NO_		_
	8.	Did Plaintiffs prove by the preponderance of the evidence that Plaintiff
Timot	thy Hol	lloway's exercise of support or advocacy in a legal manner?
YES_		_
NO_		_

	9.	Did Plaintiffs prove by the preponderance of the evidence that Plaintiff
Wend	ly Davi	s' exercise of support or advocacy in a legal manner?
YES _		_
NO_		_
	10.	Did Plaintiffs prove by the preponderance of the evidence that Plaintiff
David	d Gins	was either injured in his person or property or deprived of any right or
privil	ege of a	a citizen of the United States?
YES _		<u> </u>
NO_		_
	11.	Did Plaintiffs prove by the preponderance of the evidence that Plaintiff
Timo	thy Ho	lloway was either injured in his person or property or deprived of any
right	or priv	ilege of a citizen of the United States?
YES _		_
NO_		_
	12.	Did Plaintiffs prove by the preponderance of the evidence that Plaintiff
Wend	ly Davi	s was either injured in his person or property or deprived of any right or
privil	ege of a	a citizen of the United States?
YES _		
NO		

13. Did Plaintiffs prove by the preponderance of the evidence that Eliazar
Cisneros conspired with another person or persons with the intent and for the
purpose of preventing Plaintiff David Gins from offering his support or advocacy
through the use of force, intimidation, or threat?
YES
NO
14. Did Plaintiffs prove by the preponderance of the evidence that Eliazar
Cisneros conspired with another person or persons with the intent and for the
purpose of preventing Plaintiff Timothy Holloway from offering his support or
advocacy through the use of force, intimidation, or threat?
YES
NO
15. Did Plaintiffs prove by the preponderance of the evidence that Eliazar
Cisneros conspired with another person or persons with the intent and for the
purpose of preventing Plaintiff Wendy Davis from offering his support or advocacy
through the use of force, intimidation, or threat?
YES
NO
16. Did Plaintiffs prove by the preponderance of the evidence that Eliazar
Cisneros had knowledge and agreed to the object of the conspiracy?
YES

NO	<u> </u>
17.	Did Plaintiffs prove by the preponderance of the evidence that Eliazar
Cisneros ha	ad knowledge and agreed to an unlawful course of action?
YES	
NO	
18.	Did Plaintiff prove by the preponderance of the evidence that Eliazar
Cisneros c	onspired with a State Actor to deprive Plaintiff David Gins of his
constitution	nal rights?
YES	
NO	
19.	Did Plaintiff prove by the preponderance of the evidence that Eliazar
Cisneros co	onspired with a State Actor to deprive Plaintiff Timothy Holloway of his
constitution	nal rights?
YES	
NO	<u> </u>
20.	Did Plaintiff prove by the preponderance of the evidence that Eliazar
Cisneros c	onspired with a State Actor to deprive Plaintiff Wendy Davis of her
constitution	nal rights?
YES	
NO	<u> </u>

2	21.	Did	l Plaintiff	prov	e by the	e prepor	ndera	nce of th	e evidence th	at Eliazar
Cisner	os v	vas	motivate	d by	some	racial	or	another	class-based	invidious
discrim	inat	ory a	nimus?							
YES										
NO		_								
I	f all	of th	ie answer	s to qu	uestions	s 21 are	yes o	r all of yo	ur answers tl	nat pertain
to one I	Plain	tiff a	are all yes	, ther	answe	r the fol	lowin	ng questic	ons:	
2	22.	Wa	s Eliazar	Cisn	eros the	e proxin	nate	cause of	the damages	alleged by
Plaintif	ff Da	vid (Gins?							
YES										
NO										
2	23.	Wa	s Eliazar	Cisn	eros the	e proxin	nate	cause of	the damages	alleged by
Plaintif	ff Tir	noth	y Hollowa	ay?						
YES										
NO		_								
2	24.	Wa	s Eliazar	Cisn	eros the	e proxin	nate	cause of	the damages	alleged by
Plaintif	ff W€	endy	Davis?							
YES										
NO										

ii. <u>Verdict Form- Claim II, Civil Conspiracy Under Texas</u> <u>State Law</u>

Is Eliazar Cisneros liable for civil conspiracy under Texas State Law?

1. Did Eliazar Cisneros and another person or persons have knowle	dge of,
agreed to, and intended a common objective or course of action that resul	ted in
damages to Plaintiff David Gins?	
YES	
NO	
2. Did Eliazar Cisneros and another person or persons have knowled	dge of,
agreed to, and intended a common objective or course of action that resul	ted in
damages to Plaintiff Timothy Holloway?	
YES	
NO	
3. Did Eliazar Cisneros and another person or persons have knowled	dge of,
agreed to, and intended a common objective or course of action that resul	ted in
damages to Plaintiff Wendy Davis?	
YES	
NO	
4. Did Eliazar Cisneros or another person or persons, in furtherance	e of an
agreed upon common objective, carry out an act to accomplish an unlawful objective	ective?
YES	

NO_		_
	5.	Do you find any Defendant in this case liable for Claim III, Assault?
YES _		
NO_		_
	If all o	of the answer to all of the questions 1-5 are yes, then answer the following
quest	ions:	
	6.	Was Eliazar Cisneros the proximate cause of the damages alleged by
Plain	tiff Dav	vid Gins?
YES _		_
NO_		_
	7.	Was Eliazar Cisneros the proximate cause of the damages alleged by
Plain	tiff Tin	nothy Holloway?
YES _		
NO_		_
	8. Wa	as Eliazar Cisneros the proximate cause of the damages alleged by
Plain	tiff We	ndy Davis?
YES _		
NO_		_

<u>Verdict Form- Claim III, Assault Under Texas State Law</u>

i.

Is Eliazar Cisneros liable for assaulting Plaintiff David Gins, Wendy Davis, and Timothy Holloway under Texas State Law?

1.

Did Eliazar Cisneros intentionally or knowingly cause physical contact

with Plaintiff David Gins?
YES
NO
If no, then go to question 2. If yes, then answer the following question:
Did Eliazar Cisneros know or should he have reasonably believed that David
Gins would regard the contact as offensive or provocative?
YES
NO
2. Did Eliazar Cisneros intentionally or knowingly cause physical contact
with Plaintiff Wendy Davis?
YES
NO
If no, then go to question 3. If yes, then answer the following question:
Did Eliazar Cisneros know or should she have reasonably believed that Wendy
Davis would regard the contact as offensive or provocative?
YES

NO_		_
	3.	Did Eliazar Cisneros intentionally or knowingly cause physical contact
with	Plainti	ff Timothy Holloway?
YES .		_
NO_		_
	If no,	then proceed to number 4. If yes, then answer the following question:
	4.	Did Eliazar Cisneros know or should she have reasonably believed that
Wend	ly Davi	s would regard the contact as offensive or provocative?
YES .		
NO_		_
	5.	Do you find any Defendant in this case liable for Claim II?
YES.		<u> </u>
NO_		
	6.	Did Eliazar Cisneros act with an unlawful intent and give substantial
assist	tance o	r encouragement to the Defendant who you found liable for Claim II?
YES.		
NO_		_
	7.	If all of the answer to all of the questions 1-4 are yes, or the answer to

question 6 is yes, then answer the following questions:

Was Eliazar Cisneros the proximate cause of the damages alleged by Plaintiff
David Gins?
YES
NO
Was Eliazar Cisneros the proximate cause of the damages alleged by Plaintiff
Timothy Holloway?
YES
NO
Was Eliazar Cisneros the proximate cause of the damages alleged by Plaintiff
Wendy Davis?
YES
NO

i. Verdict Form- First Amendment Defense

If you have found that Plaintiffs have established by the preponderance of the evidence that they have proved each element of Claim I, II, or III, that Plaintiffs sustained damages, and that Eliazar Cisneros was the proximate cause of the damages, then you must consider whether Eliazar Cisneros is protected from liability because her actions and words were protected free speech and/or free association under the First Amendment. In order to find that Eliazar Cisneros is protected by this defense you must answer the questions below:

1.	Were	Eliazar	Cisneros	's	actions	and	words	political	speech	and
association?										
YES	_									
NO	_									
2.	Did E	liazar Cis	sneros 's a	ctio	ns and	words	constit	ute politi	cal hype	rbole
and not a tru	ue thre	at?								
YES	_									
NO	_									
If you	answe	red yes to	o either qu	ıesti	ion 1 an	nd 2, tl	nen Elia	azar Cisno	eros 's sp	eech
and actions	are pro	otected by	y the Firs	t An	nendme	nt and	d you m	nust find l	ner not l	iable
for Claims I	, II, ar	nd III. If	gou ansv	vere	d no to	quest	tion 2, t	then plea	se proce	ed to
question 3.										
3.	Did E	liazar Cis	sneros in	tend	l for he	r polit	ical spe	ech and a	associatio	on to
hold an unl	awful _]	purpose (or did she	e ha	ve any	know	ledge o	or agreem	ent that	her
speech and	associa	ation wou	ıld furthe	r ar	ı unlaw	ful ob	jective'	? In othe	er words	, did
Eliazar Cisi	neros	have a	subjective	be	lief tha	t her	speech	and ass	ociation	was
threatening	or unla	awful.								
YES	_									
NO	_									

If you answered no to question 3, then Eliazar Cisneros's speech and actions are protected by the First Amendment and you must find her not liable for Claims I, II, and III. If you answered yes to question 3, then please proceed to question 4.

4. While engaging in political speech and association, did Eliazar Cisneros act with recklessness?

YES _____

NO____

If you answered no to question 4, then Eliazar Cisneros's speech and actions are protected by the First Amendment and you must find her not liable for Claims I, II, and III. If you answered yes to questions 3 and 4, then Eliazar Cisneros is not entitled to this defense.

ii. Verdict Form- Damages

If you have found that Eliazar Cisneros was the proximate cause of damages sustained by Plaintiffs for Claim I, II, or III, then you should proceed to questions 1-4 below. If you answered no, you have completed your deliberations, and your foreperson should date and sign the verdict form below.

If you answered yes, please proceed to questions 1-4.

1. Do you find that Plaintiffs has proven they have suffered any actual damages for which Eliazar Cisneros is liable?

YES _____

NO_____

If your answer is YES, please enter the amount here.

Plaintiff David Gins \$					
Plaintiff Timothy Holloway \$					
Plaintiff Wendy Davis \$					
2. If you answered YES to question 1, but did not assign any actual					
damages in question 2, you may award nominal damages of up to One Dollar ($\$1.00$)					
against the defendants. Please enter the amount, if any, of nominal damages below.					
Plaintiff David Gins \$					
Plaintiff Timothy Holloway \$					
Plaintiff Wendy Davis \$					
3. If you have found for the Plaintiffs and against Eliazar Cisneros , then					
you may consider whether Eliazar Cisneros acted with evil intent, maliciously, or					
with callous indifference toward Plaintiffs such that Plaintiffs would be entitled to an					
award of punitive damages. Do you find that Plaintiffs are entitled to punitive					
damages against Eliazar Cisneros ?					
NATION AND ADMINISTRAÇÃO DE LA CONTRACTION DEL CONTRACTION DE LA C					
YES					
NO					
4. If you have found Plaintiff are entitled to an award of punitive damages,					
please enter the amount of such damages.					
Plaintiff David Gins \$					
Plaintiff Timothy Holloway \$					
Plaintiff Wendy Davis \$					

When you h	ave comple	ted your	deliberations,	your foreper	son should	date and
sign the verdict for	rm below.					

DATED this day of September, 2024	4.
	FOREPERSON
	FUREFERSON

8. Estimate of Probable Length of Trial, W.D. Tex. L.R. 16(a)(10):

Eliazar Cisneros estimates that this case will take between two to four weeks to try by jury.

Respectfully submitted,

FRANCISCO R. CANSECO, Attorney at Law 19 Jackson Court San Antonio, Texas 78230 Telephone 210.901.4279 frcanseco@gmail.com

By: /s/Francisco R. Canseco
Francisco R. Canseco
Pro Hac Vice
State Bar No. 03759600
Counsel for Defendant
Eliazar Cisneors

CERTIFICATE OF SERVICE

I hereby certify that on July 29, 2024, a true and correct copy of the foregoing has been served on all counsel of record through the Electronic Case File System of the Western District of Texas, in compliance with the Federal Rules of Civil Procedure as well as via e-mail pursuant to an agreement of the parties.

/S/Francisco R. Canseco